

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL
LEAGUE PLAYERS' CONCUSSION
INJURY LITIGATION

MDL No. 2323

This applies to:

**Plaintiffs' Master Administrative Long-
Form Complaint and Errict Rhett, III, et
al v. National Football League, et al, No.
12-cv-3537**

SHORT FORM COMPLAINT

**IN RE NATIONAL FOOTBALL
LEAGUE PLAYERS' CONCUSSION
INJURY LITIGATION**

JURY TRIAL DEMANDED

**NOTICE OF WITHDRAWAL OF SHORT FORM COMPLAINT
OF PLAINTIFF BRANDON WINEY**

Plaintiff, Brandon Winey, hereby withdraws his Short-Form Complaint in this lawsuit without prejudice, pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, because it was filed in error.

The complaint of Brandon Winey was filed on July 9, 2012 as *Errict Rhett, III, et al. v. NFL, et al*, USDC, EDPA, No. 2:12-cv-03537-AB. Consistent with the Court's Orders, Brandon Winey's Short Form Complaint was filed on July 9, 2012: (a) as document number 189 in the case captioned *In Re: National Football League Players' Concussion Injury Litigation*, No 2:12-MD-02323-AB and (b) as document number 16 in *Errict Rhett, III, et al. v. NFL*, USDC, EDPA, No. 2:12-cv-03537-AB. Both filings were served on the Defendants.

This Notice hereby withdraws Brandon Winey's Short Form Complaint as filed in both dockets as referenced above.

July 15, 2014

RESPECTFULLY SUBMITTED BY:

**THE LAW OFFICE OF
DERRIEL C. MCCORVEY, L.L.C.**

CERTIFICATE OF SERVICE

I hereby certify that on July 15, 2014, I electronically filed the foregoing *Notice of Withdrawal of Short Form Complaint of Plaintiff Brandon Winey* with the Clerk of the Court by using the CM/ECF system. Said document has this date been served on all counsel of record in these proceedings by CM-ECF.

/s/Derriel C. McCorvey
DERRIEL C. MCCORVEY

/s/ Derriel C. McCorvey
Derriel C. McCorvey
LABR# 26083 / TXBR# 24073351
115 W. Main Street Suite 14
P.O. Box 2473
Lafayette, LA 70501
Tel. 337-291-2431
Fax 337-291-2433

/s/ W. James Singleton
LABR# 17801
The Singleton Law Firm, APLC
4050 Linwood Avenue
Shreveport, LA 71108
Ph. 318-631-5200
Fax 318-636-7759

/s/ Vance R. Andrus
Vance R Andrus
LABR# 2484
ANDRUS HOOD & WAGSTAFF
1999 Broadway
Suite 4150
Denver, CO 80202
Ph. (303) 376-6360
Fax (303) 376-6371

/s/ Mike Espy
MSBR# 5240
Mike Espy PLLC
317 E. Capitol Street, Ste. 101
Jackson, MS 39201
Ph. 601-355-9101
Fax 601-355-6021